● PRINTER RUSH ● (PTO ASSISTANCE)

Application :	10/020,0	88 Examiner :	Chow	GAU:	2192
From:	DP		Chew (DO FMF FDC		
		Tracking #: E	pm 10/020,088	Week Dat	e: <i>9/12/2005</i>
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REV 10/04

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FACSIMILE

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			Date: 12/20/0	05 Time Sent:		
					page:5	
TO: Name		Company		Facsimile No.	Contact No.	
Burch		USPTO		703/746-6830	703/305-0333, x135	
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	ney: ney's E-Mail; etary: nt/Matter/Tkpr: Name Burch SSAGE: Appl Filing First Attor Confi Exan Art U	ney: Marce bhickr bhickr btary: Darci Mame Name Burch SSAGE: Application N Filing Date — First Named I Attorney Doc Confirmation Examiner — C Art Unit - 219	ney: Brian D. Hickman/ Marcel Bingham bhickman@hptb-law.com Darci Sakamoto stary: Darci Sakamoto Solution No 10/020,088 Filing Date - December 12, 2001 First Named Inventor - Vasundhara Attorney Docket No 50277-1869 Confirmation Number - 9986 Examiner - Chow, C. Art Unit - 2192 Enclosed is a signed declaration inc.	mey: Brian D. Hickman/ Marcel Bingham mey's E-Mail: bhickman@hptb-law.com Sender's Fax: tary: Darci Sakamoto Direct Phone: nt/Matter/Tkpr: 50277-1869 Date: 12/20/ Number of Name Company Burch USPTO SSAGE: Application No 10/020,088 Filing Date - December 12, 2001 First Named Inventor - Vasundhara Venkatasubrama Attorney Docket No 50277-1869 Confirmation Number - 9986 Examiner - Chow, C. Art Unit - 2192 Enclosed is a signed declaration included with the reservable.	mey: Brian D. Hickman/ Marcel Bingham mey's E-Mail: bhickman@hptb-law.com Sender's Fax: San Jose, CA (408) ptary: Darci Sakamoto Direct Phone: 408-414-1080×211 mt/Matter/Tkpr: 50277-1869 Date: 12/20/05 Time Number of pages including this Name Company Facsimile No. Burch USPTO 703/746-6830 SSAGE: Application No 10/020,088 Filing Date — December 12, 2001 First Named Inventor — Vasundhara Venkatasubramanian Attorney Docket No. — 50277-1869 Confirmation Number - 9986 Examiner — Chow, C.	

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Attorney Docket No.: 50277-1869

(OID #2000-111-01)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Vasundhara Venkatasubramanian, et al.

Confirmation No. 9986

Application No.: 10/020,088

Group Art Unit: 2621

Filed: December 12, 2001

Examiner: Not Yet Assigned

Title: COMPUTER-BASED PRE-EXECUTION ANALYSIS AND VERIFICATION UTILITY

FOR SHELL SCRIPTS

RESPONSE TO NOTICE TO FILE MISSING PARTS OF APPLICATION

Box Missing Parts Commissioner for Patents Washington, D.C. 20231

Sir:

This is in response to a Notice to File Missing Parts of Application under 37 CFR 1.53(f). Enclosed is a copy of said Notice and the following documents and fees to complete the filing requirements of the above-identified application.

- (X) Executed Declaration. The above-identified application is the same application which the inventor executed by signing the enclosed declaration.
 - (X) Power of Attorney and Revocation of Previous Powers.
 - (X) Recordation Form Cover Sheet and Executed Assignment (3 pages total)
 - (X) Check in the amount of \$910.00 in payment of:

(X) Statutory basic filing fee (Utility) \$740.00

(X) Missing Parts Surcharge \$130.00

(X) Assignment Recordation Fee \$ 40.00

(X) At any time during the pendency of this application, please charge to Deposit Account 50-1302 any fees required or credit any overpayment to this Deposit Account.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Box Missing Parts, Commissioner for Patents, Washington, D.C. 20231.

Date of Deposit: February 19 2002

Typed Name: CLARE FINNEY

Signature: Clare C. Lung

Respectfully submitted,

BRIAN D. HICKMAN

Reg. No. 35,894

Date: February 8, 2002

Telephone No.: (408) 414-1080

Hickman Palermo Truong & Becker LLP

1600 Willow Street

San Jose, California 95125-5106

Attorney's Docket No.: <u>60277-1868</u> (OID 2000-111-01)

Patent

DECLARATION FOR PATENT APPLICATION

As a below named inventor(s), I hereby declare that:

My residence, mailing address and chizenship are as stated below, next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a

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MER MEG OU	December 12, 2001		
United States App	ication Number 10/020,088	•	
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(2)		Priority Claimed	
(Country)	(Dwy/Month/Year Filed)	Priority	o application
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(Country) (Country) (Country) (Country) under Title 35, Unit	(Day/Month/Year Filed) (Day/Month/Year Filed) (Day/Month/Year Filed) ad States Code, Section 119(a)	Priority Citimed Yes Yes	No No
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	was filed on United States App or PCT Internation and was amended or reviewed and und se amended by any to disclose all informations, Sectionity benefits under	is attached hereto. Was fied on Describer 12, 2001 United States Application Number	is attached hereto. was filed on

PAGE 3/5 * RCVD AT 12/20/2005 11:51:29 AM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/25 * DNIS:7466830 * CSID:4084141074 * DURATION (mm-ss):01-52 - 27

I hereby claim benefit under Tit listed below and, insofar sa the the prior United States applicat Code, Section 112, I acknowled patentability as defined in Title became evaliable between the filing date of this application:	subject matter of each of t ion in the manner provided ign the duty to discipse all 37. Code of Federal Reput	he claims of this appli by the first paregraph information known to lations. Section 1.58 (c	cation is not discipated in of Title 35, United State me to be material to opy ettached) which
(Application Number)	(Filing Date)	(Status - patentes	d, pending, abandoned)
(Application Number)	(Filing Date)	(Status - patentes	d, pending, abendoned)
(Application Number)	(Filing Date)	(Status - patente	d, pending, abandoned)
Full Name of Sola/First Inventor			
Residence Chromost Chenne			enship INDIA
(City, State) Mailing Address <u>10 Kvojba Niva</u>	s. Valuver Main Road, Sub	seh Negaz Chrombet	(Country) Chemical 600044 INDIA
Full Name of Second Inventor			
Inventor's Signature Lilly	bramanya -	Detc 2	Feb 2002
Residence Maillogiverant Bary	andinin skapen		
(City, Sinh)	CHANGE INLAM	Catizonsh	(Country)

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Title 37, Code of Federal Regulations, Section 1.55 Duty to Disclose Information Natural to Patentability

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is sware of and evaluates the teachings of all information meterial to petentability. Each individual associated with the filing and prosecution of a patent application has a duty of cander and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to petentability as defined in this section. The duty to disclose information exists with respect to each panding claim until the claim is canceled or withdrawn from consideration, or the application becomes abendoned. Information material to the petentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any existing claim. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim (sated in a patent was clied by the Office or submitted to the Office in the manner prescribed by \$\$ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or alternated or the duty of disclosure was violated through bact faith or intentional subconduct. The Office ancourages applicants to carefully examine:
 - (1) Prior articited in search reports of a foreign patent office in a counterpart application, and
- (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending cisim petentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
- (1) It establishes, by itself or in combination with other information, a prime facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an expurrent of patentability.

A prime facto case of unpetentability is established when the information compete a conclusion that a claim is unpetentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest mesonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an altempt to establish a combany conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignos or with snyone to whom there is en obligation to easign the application.
- (d) Individuals other than the attorney, egent or Inventor may comply with this section by disclosing information to the attorney, egent, or inventor.

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